03-22-06

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

EPLY TO RESTRICTION REQUIREMENT DATED 02/21/2006

Atty. Docket No. STOR1110-1

Applicant:

Jeff G. Bone

Application Number

Filed

10/630,339

07/30/2003

For

Method and Apparatus for Managing File Systems

and File-Based Data Storage

Group Art Unit

Examiner

2168

Dwivedi, Mahesh H.

Confirmation No. 9306

Commissioner of Patents

P.O. Box 1450

Alexandria, VA 22313

Dear Sir:

Certification Under 37 C.F.R. § 1.10

I hereby certify that this correspondence is being deposited with the United States Postal Service as Express Mail Post Office to Addressee Label No. **EV772014272US** in an envelope addressed to: Commissioner of Patents, P.O. Box 1450, Alexandria, VA 22313 on **March** 27, 2006.

Name ON HA CANNON

The Examiner states that restriction is required under 35 U.S.C. § 121 to one of the following inventions:

Group I:

Claims 1-16, drawn to using a rulesbase to compare filesystems, classified in

Class 706/47; or

Group II:

Claims 17-36, drawn to gathering and defining data to generate statistics of

interest, classified in Class 707/6; or

Group III:

Claims 37-105, drawn to client/server communication, classified in Class

709/201; or

Group IV:

Claims 106-113, drawn to defining import/export spaces, classified in Class

707/101.

Applicant elects to prosecute Claims 37-105 of Group III with traverse. The traversal is based on an examination of all the claims not being a burden upon the Office.

Applicant does not believe any fees and due and owing. If any fees are required, or if any amounts have been overpaid, please appropriately charge or credit those fees to Deposit Account No. 50-3183 of Sprinkle IP Law Group.

Respectfully submitted,

Sprinkle IP Law Group

Dated: March / 8, 2006

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